## UNOFFICIAL COPY

DEED IN TRUST	RECORDER OF DOUBS COOK COUNTY (EL-MOR)
1977 FEB 10 PM 4 01	
WARRANTY FFR-10-77 The above spece for recognier's cuse conty 7 680	
THIS INDENTURE WITNESSETH, That the Grantor RITA L. SLIMM, a spinste	er
of the County of Cook and State of Illinois for and in consider of TEN (\$10.00) AND NO/100 dollars, and other	
and valuable considerations in hand paid, Convey	good
BANK OF RAVENSWOOD, an Illinois banking corporation, 1825 W. Lawrence Avenue, Chie	1 8
Illinois 60640, its successor or successors, as Trustee under a trust agreement dated the da	- :
3101	, the
following described real estate in the County of Cook and State of Illinois, to-	wit:
Lot 10 in Block 4 in John J. Rutherford's Fifth Addition to	
Mont Clare, being a Subdivision of the East Half of the Wes	
Half of the South West Fractional Quarter of Fractional	
Section 24, Wing south of the Indian Boundary Line in	
Township 40 No.th, Range 12 East of the Third Principal Meridian, in Co.k County, Illinois.	
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(Permanent Index No.:)	Wood January 1
TO HAVE AND TO HOLD the real estate with its appurtenance a upon the trusts and for the uses and purposes herein and in the trust agree	
streets, highways or alleys and to vacate any subdivision or put ""rer" to execute contracts to sell or exchange, or execute grants of option purchase, to execute contracts to sell on any terms, to convey either "the r without consideration; to convey the real estate or any part there a successor or successors in trust and to grant to such successor or successor in trust and to grant to such successor or successor in trust and to grant to such successor or successor or successors in trust and to grant to such successor or successor in trust and to grant to such successor or successor in trust and to grant to such successor or successor in trust and to grant to such successor or successor in trust and to grant to successor or successor in trust and to grant to such successor or successor in trust and to grant to such successor or successor in trust and to grant to successor or successor in trust and to grant to such successor or successor in trust and to grant to successor or successor in trust and to grant to such successor or successor in trust and to grant to such successor or successor in trust and to grant to such successor or successor or successor in trust and to grant to such successor or successor or successor in trust and to grant to such successor or successor or successor in trust and to grant to such successor or successor	to stumps of the sany
trustee; to donate, to dedicate, to mortgage, or otherwise encumber the relate, or any part thereof; to execute leases of the real estate, or part thereof, from time to time, in possession or reversion, by leases to corners and praesent or returns, and upon any terms and for any period proprieds of time, and to execute repeations of leases upon any arms and or any period or periods of time, and and to execute repeations of leases upon any arms and or any period or periods of time.	any do or on the larger of the
changes or modifications of leases and the terms and provisions thereof at unv are or times hereafter; to execute contracts to make leases an execute options to lease and options to renew leases and options to purchase whole or any part of the reversion and to execute contracts to make leases and options to purchase whole or any part of the reversion and to execute contracts to make leases and options to purchase the present of fiving the manual of the present of fiving the manual of the present	d Co lead of the control of the cont
set form.  Full power and authority is hereby granted to said trustee to subdivide and resubdivide the real estate or any part thereof; to dedicate patters, highways or alloys and to vacate any subdivision or put there to execute contracts to sell or exchange, or execute grants of option a successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successor or successors in trust and to grant to part thereof; from time to time, in possession or reversion, by leaves to contain a part thereof; to execute leases of the real estate, or part thereof, from time to time, in possession or reversion, by leaves to contain a part of the property of the successor of the real estate, or part thereof, and to execute remeable or extensions of leases upon any trust and only period or periods of time and to execute amendam execute options to lease and options to renew leases and options to pure.  **Execute options to lease and options to renew leases and options to pure.  **Execute options to lease and options to renew leases and options to pure.  **Execute only part of the reversion and to execute contracts or approach to the reversion and to execute contracts or approach to the part of the reversion and to execute contracts of the part of th	real land
conversed, contracted to be sold leased or mortanged by the trustee, be obliged to see to the application of any party dealing with said trustee in relation to the real estat, or to whom the real estate or any part thereof shall conversed, contracted to be sold leased or mortanged by the trustee, be obliged to see to the application of any purposes.	The PARTY & B
conveyed coars and any party desling with said trustee in relation to the real estat or to submit the real estat or any part thereof shall conveyed coars and a party desling with said trustee in relation to the real estat or to submit to real estat or any part thereof shall conveyed coars and the real estate, or be obliged to see that the terms of the trust i be complied with or to ebliged to inquire into any of the real estat or to expediency of any act of the trustee, or be obliged or privileged to inquire into any if it terms of the trust experiment; and every detrust deed, mortgage, lease or other instrument executed by the trustee in relation to the real estat shall be conclusive evidence in favor of experiment, and every detrust deed, mortgage, lease or other instrument executed by the trustee in relation to the real estat shall be conclusive evidence in favor of experiment, and every detrust deed, mortgage, lease or other instrument executed by the trust agreement was in full force and effect, by that such conveyance or other instrument was executed in accordance with trusts, conditions and limitations contained herein and in the trust agreement or in any amendments of real estat shall be conclusive or other instrument (c) that the trustee was odly authorized and effect, the deed of the real estat shall be conclusive or other instrument (d) if the conveyance is made duly authorized and endeaver the every such deer care in trust. The successor or successors in trust, that such successor or successors in trust are a successor or in trust.	and the state of t
berson relying upon or claiming under any such conveyance, lease or other instrument, (a) the at i.e (me of the delivery thereof the trust cree herein and by the trust agreement was in full force and effect, (b) that such conveyance or othe, ir trument was executed in accordance with	ned the
(c) that the trustee was duly authorized and empowered to execute and eliver every such deed, trus 'de 4, 'asse, mortgage or other instrument.  (d) if the conveyance is made to a successor or successors in trust, that such successors or successors it are a very been properly appointed and	and see Sec Y
The interest of each beneficiary under the trust agreement and of all persons claiming under them read the make the many of them shall be only in present and of all persons claiming under them read the make the many of them shall be only in present and of the many of th	the E
The interest of each beneficiary under the trust agreement and of all persons claiming under them at the other procession, carmings, and the avails and proceeds arising from the sale, mortgage or other disposition of the rer est ite, and such interest in her declared to be personal property, and no beneficiary shall have any title or interest, legal or equitable, in or to the real estate as such, but only interest in the possession, earnings, avails and proceeds thereof as doresaid.	an
If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby decided not to register or note in certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," or "with limitations," or "ords of similar unprin accordance with the relatute in such case made and provided.	the pret,
and the said granter hereby expressly waive and release and and all right or benefit under and by virtue if any and statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.	
In Witness Whereof, the grantoraforesaid ha Shereunto set	
this day of reprudity 19.77.	
(CDAI) ( Xita XX O minus ) in the	
(SEAL) Susy (SFAI	
(SEAL)(SEAL	
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State of Illinois , the undersigned a Notary Public in and for said County,	in
County of COOk Ss. the state aforesaid, do hereby certify that Rita L. Slimm, a spinster	
personally known to me to be the same personwhose name/ Ssubscribed the foregoing instrument, appeared before me this day in person and echnowledged that She	
the foregoing instrument, appeared before me this day in person and acknowledged that SHE signed, scaled and delivered the said instrument as <u>her</u> free and voluntary act, for the use	
and purposes therein set forth, including the release and waiver of the right of homestead.	
Given under my hand and notarial seal this / O day of FEDIUGIY 19 //	-
a louis of the second of the s	
MANUE DANIA	-
Notary Public	
BANK OF RAVENSWOOD. For information only insert street address	— <u> </u>
chicago, inclinois social of above described property.	
80X 55	Form TD 10% I
	Form TD 105-L
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END-OF-RECORDED-DOCUMENT